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APR 09 2009

Serial No. 10/530,236
Group 2626

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent Application of: : Atty Docket: 37026-88082

Shunji Mitsuyoshi :

: Group Art Unit: 2626

ASSIGNEE: A.G.I., Inc

Serial No: 10/530,236

: Examiner: Lerner, Martin

Filed: 04/04/2005

TITLE: **INSPIRATION MODEL DEVICE, SPONTANEOUS EMOTION MODEL
DEVICE, AND RELATED METHODS AND PROGRAMS**

**Box Fee Amendment
Commissioner for Patents
Washington, D.C. 20231**

Sir:

Applicant(s) request for extension of time is made as indicated below.

1. ☒ No extension of time was previously obtained.

Extension requested:

- a. ☐ one month
b. ☒ two months
c. ☐ three months

Large Entity

- ☐ \$ 130.00
☐ \$ 490.00
☐ \$ 1110.00

Small Entity

- ☐ \$ 65.00
☒ \$ 245.00
☐ \$ 555.00

2. ☒ Applicant status established: small entity status by papers filed.

3A. ☐ A check in the amount of _____ is enclosed. If no check is enclosed and a fee is due in, or if the check enclosed is insufficient, the Commissioner is authorized to charge any fee or additional fee due in connection with this communication to Deposit Account No. 07-1985.

3B. ☒ Payment of the amount of indicated due above, and any additional fee due, is authorized to be charged to Deposit Account No. 07-1985.

4. ☒ In the event that a further petition for extension of time is required to be submitted at this time, Applicant hereby petitions under 37 CFR 1.136(a) for an extension of time of as many months as are required to ensure that the application is pending on the date that this petition is filed. Any fee due in connection with this petition is authorized in the preceding paragraph.

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5. Showing of Due Care and Inability to Respond Within Time Set for Response

Nature of Delay: Petition for extension of the time for response.

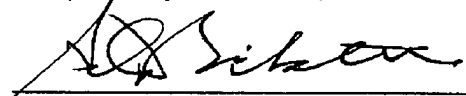
Showing of Need and Special Circumstances: The extension was needed because of delays in obtaining necessary instructions from the applicant in Japan through applicant's Japan patent representative law firm in Japan. Delay was occasioned because notification of the Official Action of 11/14/2008 was reported by a first email dated 12/23/08 to said Japan patent representative but which is now believed to have been received; and said Japan patent representative inquired status on 1/31/2009 so that a second report by email to said Japan patent representative was sent immediately thereafter and followed in March 2009 by letter faxed to Japan patent representative and resulting in instructions in April 2009 to the undersigned U.S. attorneys for applicant without time to respond by the normal date of response 2/14/09.

Showing of Due Care: The applicants, applicant's representative in Japan, and U.S. representatives of applicant all acted with due diligence and rapidity. Communications between the undersigned and applicant(s) representative were made diligently, by efficient means, with due dispatch and with due care. Attention was duly given to docket matters in sequence. Despite due care, there was inability to respond within the set time for response for the reasons set forth above. In view of the foregoing, additional time was required in order to respond to the Official Action.

Request for Disposition: In view of these circumstances, the Patent and Trademark Office should not subtract from the ultimate term of the patent the term of the petition for extension submitted herewith. This request is made in accordance with Patent Term Guarantee Act of 1999 and 37 CFR 1.701-705.

Respectfully submitted,

Date: 9 April 2009


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ATTORNEYS FOR APPLICANT

Accompanies: Response to Official Action

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